IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

CHIEF AUTOMOTIVE)	8:07CV58
TECHNOLOGIES, INC.,)	
)	
Plaintiff,)	
)	
V.)	MEMORANDUM
)	AND ORDER
TONY RYMER, a/k/a TONY RYMER)	
d/b/a ACCESS CAPITAL LEASING,)	
a/k/a TONY RYMER d/b/a)	
SNAP-O-LINER, JOHN ASTERINO,)	
a/k/a JOHN ASTERINO d/b/a)	
ACCESS CAPITAL LEASING,)	
a/k/a JOHN ASTERINO d/b/a)	
SNAP-O-LINER,)	
)	
Defendants.)	

By prior order of the court (filing 44), Plaintiff was directed to show cause why this action should not be dismissed. Plaintiff has responded (filing 45) and informs the court that it has no objection to dismissal of this action, without prejudice, as against both defendants.

For the foregoing reasons,

IT IS ORDERED that this action shall be dismissed without prejudice and judgment shall be entered by separate order.

January 28, 2008. BY THE COURT:

s/Richard G. Kopf
United States District Judge